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The Nation's Anti-Communist Newspaper

Common Sense

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"The Truth, the whole Truth,
and nothing but the Truth"

Without fear or favor,
Charles M. Copley
FOUNDER AND EDITOR

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Five Cents

EXAMINE 17th AMENDMENT

by

Charles H. Ripley

The people of the United States are taking a fast ride down the toboggan slide of inflation. There can be no leveling off or turning back now. The next and only stop is economic crash at the bottom.

We seem to enjoy it. Some call it prosperity. Inflation always masquerades as prosperity during the early and easy stages of that journey to disaster.

Is anyone able to stop this wild ride to economic chaos? Apparently not. This article will try to tell the reason.

Our nation's troubles started on May 31, 1913, when we changed our form of government from a republic to a democracy. There is a difference, little known to the average person. In this we are writing about forms of government, not political parties.

The probable life of a democracy is estimated in numbers of decades, while a republic has a chance of survival over a much longer period of time, one that could be measured by centuries.

In 1913 the 17th Amendment to the U.S. Constitution, providing for direct election of Senators, was adopted. Article I, Section 3 of our Constitution, as originally written, was as follows: "The Senate of the United States shall be composed of two senators from each State, chosen by the legislature thereof, for six years; and each senator shall have one vote." The 17th Amendment changed the underlined words to: "elected by the people thereof."

For the first 125 years of our nation's

history, Senators were chosen by State Legislature. Some people believe the change to the present method was one of progress, earned by the American people because of their increased knowledge. Therefore, a suggestion like this, that we return to the original plan and give the job of selecting our Senators back to the Legislatures will be met by sneering opposition. Some will ask, "Am I not as wise as they?" In the matter of choosing a Senator, the answer is, "No."

Much has been written about the wise provision of "checks and balances" contained in the Constitution as a protection for the rights of the people. It is a wonderful theory, but that protection disappears when the Congress, the President, and the Supreme Court work in collusion and all embrace the same New Deal political philosophy. In this combination, who will protect the rights of the conservatives?

The writers of our Constitution knew that too much power in the hands of one man could lead to tyranny, and that too much unrestrained power given to the people, or to their representatives, could lead to weakness, confusion, and to tyranny too, in a futile attempt to make their inept treasury-raiding plans work.

Many years ago a writer on theories of government wrote, "A system of governmental restraints and counterpoises have been proved, both by philosophy and human experience, to be absolutely indispensable for the protection of the people from the excesses of their government." Our people

would still have a mild, perfect, and fool-proof system of "checks and balances" had they left their Constitution unaltered by the 17th Amendment.

Those who wrote the Constitution divided the important legislative branch into two bodies, differently constituted, and composed by different processes of popular action. The senate, chosen by State Legislature, had only an indirect touch with the folks back home, they were above and beyond the power of reprisal and indifferent to the wrath of the voters. The House of Representatives and the President, being elected by a direct vote of the people, were and are forced to obey and placate the whims and fleeting fancies of the voters when seeking reelection.

Prior to the adoption of the 17th Amendment, a Senator was a Senator of the United States and not a man of mediocrity, a mere agent, glorified representative, for the State that chose him. He was the supreme and final arbitrator in the matter of law making. Acting with his colleagues, he was more powerful than the President. In those days, no President would dare summon a group of Senators and hand them orders in regard to their duties. The special privilege groups of today would call that period the "dark age," but in that age when a Senator took an oath, "to protect and defend the Constitution," he meant just that. He carried no mental reservation or exception because he feared no organized minorities or vote-heavy majorities.

—o— (Continued on Page 4) —o—

AMERICAN PATRIOT GOES TO HIS REWARD

— OPEN LETTER —

Robt. W. Chandler,
Editor & Publisher
The Bend Bulletin
Bend, Oregon.

In re: Your contemptible editorial, titled, "There are fewer of this kind each month, which is not bad," in issue for Tuesday April 14, 1959 - with reference to the death of Patriot, Robert Edward Edmondson age 87.

Sir:

Your editorial is filled with the same sort of hokum and bunkum and vilification that you pretend to decry in your next to last paragraph. There is NO person alive (familiar with Mr. Edmondson's work) who would accept your slanderous insinuation that HE "fought issues merely by vilifying those who oppose him". This is an apt description of his opponents' methods. Mr. Edmondson's unique book, I TESTIFY, is nothing else BUT the finest sort (source) of documentation.

Both your headline above and your line, "Edmondson was one of the last of a dying breed," are wishful thinking on your part, and wholly untrue. All over this Land, Edmondson-type Paul Reveres are springing up. They (we) will fight for HIS same ideals till the day is done, and America is safe from her internal enemies. If you were alert and informed (equipped for your job), you would KNOW that MANY genuine



Robert Edward Edmondson

Constitutional Americans of the "Edmondson breed" are carrying aloft the same banner of undiluted Americanism which he so nobly carried: of which this writer is one. I wonder, when YOU are gone, will it be said of you that you (like Mr. Edmondson) sacrificed everything unselfishly for LOVE OF COUNTRY? Your town of Bend should have been proud and honored by the presence of this statesman-like honorable, courageous AMERICAN of unimpeachable integrity. A worthier Constitutional American never lived. If you had had the brains and perspicacity to read and comprehend his type of 1776 Americanism literature, you would now be upholding and

fighting for those same principles, instead of trying posthumously to blacken the fair name of this GRAND OLD PATRIOT, who died "with his boots on" in the Cause which all other genuine, informed American Patriots are carrying on as sacrificially as he did.

But your appalling ignorance is further illustrated by your sneering remarks about Governor Orval Faubus because the Governor rightly signed a bill requiring the labeling of blood in blood banks. No decent White person wants Negro blood in his veins. Why should he? This mixing of blood and races was not done until the nefarious United Nations demanded it, because their Charter now supersedes the Constitution of the U.S.A.; nor until the communistic NAACP became the Boss of our Land and Supreme Court.

As to the Sedition Trial of some 30 innocent people: in recent years, it has become almost an accolade of honor to be "indicted" or otherwise persecuted by our subverted bureaucrats and their catspaws, who serve ALIENISM, not AMERICANISM. Mr. Edmondson and the other innocent victims were freed - NOT on a "legal technicality" as you intimate - but because the charges fell through and THERE WAS NO EVIDENCE TO CONVICT THEM. I think I can well understand from whence comes your venom and animosity. We who know the score, well understand who HATES Christians and Christian Americanism most.

—o— (Continued on Page 3) —o—

Socialism - Then Communism

**STATEMENT OF STANLEY YANKUS
BEFORE CONGRESSIONAL COMMITTEE,
FEB. 27, 1959.**

Mr. Chairman and members of the Subcommittee. Permit me to express my deep appreciation for the opportunity given me to very briefly call attention to one of the inevitable results which follow the enforcement of the Agricultural Adjustment Act of 1938, as amended.

The following is a brief statement of what I would like to say and I hope that after it is read, I may be permitted to enlarge upon the present situation.

What will happen if the present trend in government continues, in my opinion, based upon my experience, is that the people of the United States of America will no longer be free and independent, nor will this be a "free" nation.

My name is Stanley Yankus. I have lived on my 100 acre farm since April 1948. I raise wheat and barley and feed it all to my chickens. I have never signed an agreement with the A.S.C. I have never accepted any subsidies. In the Fall of 1958, an A.S.C. agent said I could not raise wheat and feed it to my chickens. I thought this was contrary to everything American. I asked the A.S.C. man how I would be able to make a living if I couldn't use my land. In 1954, my wheat fines equalled my entire net income. That particular year 1100 chickens died in 10 days from a bad disease. Eggs were cheap and feed was high due to support prices. My wife and I made only \$1,000 that year.

In the year 1955 I was fined about \$1,034.00. The March issue of Readers Digest magazine has an article entitled "The Strange Crime of Stanley Yankus". What is my crime? A man does have to commit an offense to get fined or punished. I did not sell any wheat so my offense is not selling wheat. Then my offense had to be using land for producing.

Now, Congressmen, I would like to put the shoe on the other foot. You have passed laws permitting the Bureau of Reclamation to put new land into production. In the year 1955 alone, the Bureau of Reclamation added a 136,000 acres of land into production. So who is more guilty of the strange crime of producing crops? The Bureau of Census also states that 6 million bushels of wheat were imported in 1955. I did not add to the surplus of wheat, but you did since you have the power to regulate imports.

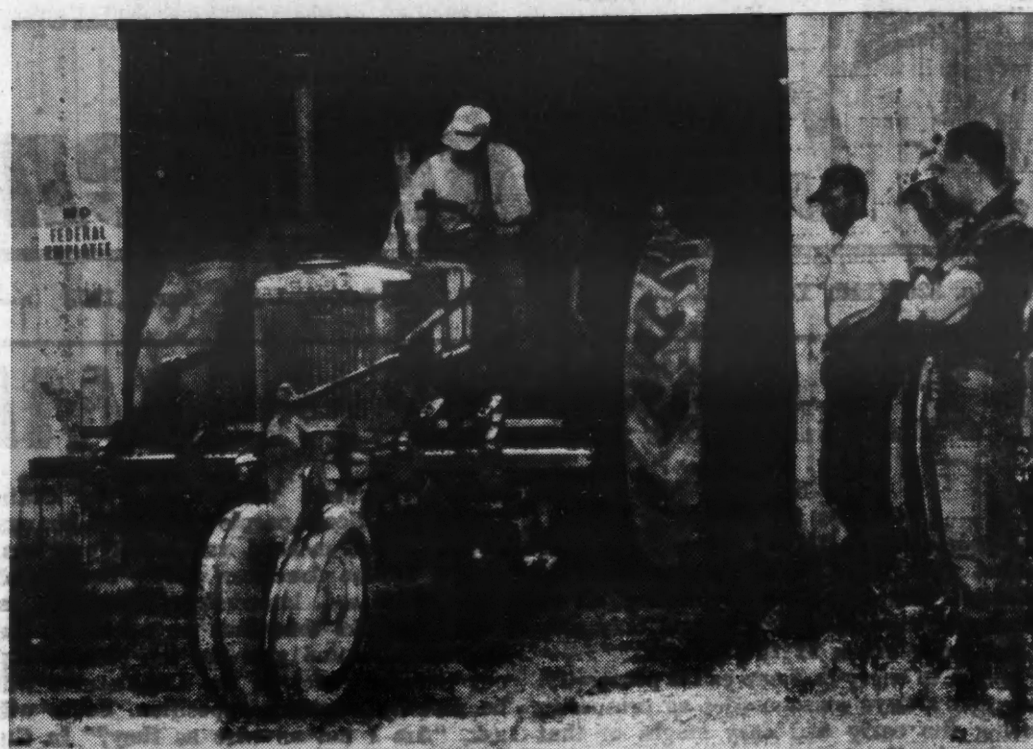
During the years 1954 to 1958 inclusive, I was fined \$4,562 plus interest and costs. Because many of the farmers in my situation had been through courts and received adverse decisions, I decided to appeal through the Press to the American people. The Detroit Times was the first large newspaper in the Nation to champion my cause.

The division of power - legislative, executive and judicial - has been a fundamental concept of English and American law.

The A.S.C. has nullified this concept because a bureaucrat in the Department of Agriculture can write a regulation through the Federal Register which has the effect of law. The A.S.C. can and does execute and administer these laws, and the A.S.C. acts as judge and jury in determining a farmer's guilt. I am not fighting for the right to grow wheat. I am fighting for the right to own property. If I am forbidden the use of my land, then I don't own it. My rights do not extend much beyond the rights to pay taxes. This is tyranny.

The Fifth Amendment of the Constitution says "no person shall be deprived of life, liberty or property without due process of law." The right to trial by jury is one of the due processes of law which has been denied to me.

My right to liberty should certainly be my right to earn my own living on my own farm.



FEDERAL BUREAUCRATS SEIZE THE TRACTOR OF STANLEY YANKUS JR., ALSO HIS BANK ACCOUNT AS PART OF THE WELFARE STATE PLAN TO ESTABLISH COLLECTIVE FARMS AS IN THE SOVIET UNION.

Federal law should apply equally to all citizens. Yet in 36 states there are wheat restrictions, and in 12 states there are none. Thus, I am a second-class citizen because I live in a state where restrictions are imposed.

For five years my wheat allotment has been about 10 acres per year. Since I began to seek publicity, the A.S.C. gave me an allotment of 28 acres for 1959. This is ample arbitrarily.

Not only have I fed all the grain I have raised but I have purchased \$12,000 worth of commercial chicken feed each year. This feed contains wheat and so I have been

reducing the surplus of wheat.

I have not harmed any other farmer. I have earned my own living. I have paid my taxes. How can you congressmen justify the laws which have destroyed my means of making a living?

Many people have told me I would lose everything by opposing these wheat laws. What is everything? Money is of no value to a slave. I think freedom is everything.

Federal bureaucrats hounded Mr. Yankus until he sold his farm and is moving his family to Australia. He stated his decision was made primarily for his three children.

US Attitude Towards World Affairs

By Stanley MacDonald

On page 78 of his great new book "Wedemeyer Reports," the General asks the point-blank question: "Does anyone really know today what we are trying to do in the Far East, in Latin America, in the Middle East? Do we have any real strategy in our conflict with the Soviet Union, or any aim beyond containment or sporadic resistance here and there to her direct or indirect aggression?"

We answer this query by saying, "Of course not, and it is not intended that we should." And the reason for this sad state of affairs is that we have allowed a certain alien clique to gain control of both our national and international activities and never look beyond the readily apparent cause of the things that are happening across the world from day to day. If trouble breaks out in one section of the world, we, like a grandiose policeman, immediately rush to that particular spot to quell it. And if it breaks out somewhere else we rush there, never pausing in our helter-skelter dashing to-and-fro to ascertain the actual motivation that is operating behind the scenes to cause the several eruptions in the peace and tranquillity of the nations.

On the other hand, the Soviet Union makes no bones about her devilish aspirations. She aims to bring the entire world under her atheistic domination and institute the communist system among all the nations, and has repeatedly announced to the world her determination to do just that. But we, like gullible children, never seem to learn. We never seem to connect the several scattered disturbances with their

primal cause. As Wedemeyer rightly says, we have absolutely no foreign policy as such, unless, as we said above, it be in tramping around the world telling this nation or that nation what or what not to do, and throwing our money away like a drunken philanthropist on any and every absurd pretext that might suggest itself to the brazen destructionists that constitute the President's political family.

With the foregoing thought in mind, it should be readily apparent to any impartial observer of international affairs that the United States of America, under its present leadership, is by far the most potent and dangerous promoter of international communism of any nation in the world outside the Soviet Union.

What country was it that forced Chiang Kai-shek, while ruler of China, to accept sufficient communists into his government to take it over and drive him to Formosa? Was it not our State Department which sent General Marshall to do the job? General Marshall while head of the Defense Department did not know where he was at the time of the Pearl Harbor catastrophe.

And as between these two sponsors of that godless, destructive movement, that is to say, as between soulless communism and spendthrift United States, the actual guilt of the United States, because of her unvarnished duplicity and deceit, far exceeds that of the Kremlin in the eyes of eternal justice, since the United States, while posing as a rightist, God-fearing nation in the eyes of the world, is nevertheless actually encouraging the world-wide adoption of the Marxian theory of godless gangsters and hence her greater sin.

EDMONDSON

—o— (Continued from Page 1) —o—

The downfall of America as a Christian Constitutional Republic and as a decent wholesome place in which to rear healthy children, each within his own race, has largely come about through the crude ignorance, prejudice, and inability to THINK on the part of such newspaper men and writers as you. Little brainwashed men who have not the sense nor courage to go behind the scenes and ascertain the TRUTH of WHY wholly blameless, staunch, upright men of the highest character and ethics - like Robert Edw. Edmondson - should be smeared and even indicted (falsely) by catpaws of Evil. And if you are still so DUMB as to be promoting Fluoridation, the unlawful poisoning of our water supplies for the supposed benefit of a small fraction of our population, i.e., children under ten (who could easily be given F. tablets individually in milk or water if that was deemed advisable), then one of three things; you are UNINFORMED on both sides of the question, Constitutionally and medically; you haven't brains to understand documented literature on the subject, such as Edmondson's, and such as the documented book, *The American Experiment*, written by experts Exner and Waldbott. OR you like so many others, have ulterior motives for desiring this monstrosity here, which is so successfully used by the Soviets on their prisoners. More and more intelligent informed people and cities have, and are, rejecting it. It is a dead duck.

Your obituary-editorial disgraces YOU, not Mr. Edmondson. The small mean spirit you exhibit makes one cringe in pity and distaste - for you. You have succeeded in tarnishing your own name and record. You were not big enough to recognize and honor an illustrious citizen and townsman, either in life or in death. May America never lack for at least a few MEN of his stature is my prayer - lest she become a mere melting-pot for the common man - like you!

I am honored to have been the friend and co-worker of Robert Edward Edmondson; his memory will always be treasured, as will his imperishable works on behalf of Christian Constitutional Americanism. I shall do my best to walk worthily in his footsteps, which the sands of Time cannot soon erase. His great spirit will go marching on, up the stairway of the stars, to where Christ awaits him with a, "Well done thou good and faithful servant. Enter ye into the joy of your Lord!"

Most sincerely yours,

Marilyn R. Allen

OPEN LETTER

The Editor
THE BEND BULLETIN,
Bend, Oregon

Dear Sir:

From different directions throughout the nation, I have received copies of your Editorial dated April 14, 1959, wherein you attempt to reflect on the character and activities of a grand old patriot - Robert Edward Edmondson. Readers who do not know Edmondson will not be interested in what you wrote. The thousands over the nation who know him and the fight he has made to assist those who are battling to save our Republic, will be incensed over your effort to smear the memory of a great American.

The New Deal attempted to destroy patriots who, like Edmondson, were opposed to our entering World War II. The government of that day worked for four years in an attempt to find evidence against them. They failed completely. Finally, an honorable Judge threw the case out of court as a travesty on justice - a disgrace. It now stands as a great blot on the escutcheon of our Republic.

You criticize Edmondson for his stand on fluoridation. I am not an authority on the subject. However, I am impressed with the

evidence coming from the great city of New York where thousands of dollars were spent over a period of years investigating the subject, resulting in repeated decisions to keep the water pure and clear of fluoride.

The United States of America is now drifting to the left and to its doom. In the process, many patriots, like Edmondson, must be smeared and purged as the destruction goes on. If and when recovery comes for the nation, the name of Robert Edward Edmondson should be inscribed high on the roll of those heroes who could not be intimidated as they fought day and night for the preservation of our Republic as it was conceived and organized.

George Van Horn Moseley
Major General U.S. Army Ret'd.

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Zionist Pressure Supreme Court**CONFESION PROOF THAT JEWRY IS BEHIND U.S. SUPREME COURT DESEGREGATION DECISION OF 1954.**

By

Robert Edward Edmondson

The following is taken from the 1956 Jewish Year Book Page 631, a horse's mouth confession by Executive Director Dr. John Slawson of the American Jewish Committee, admitting so-called "Jews" influenced the 1954 U.S. Supreme Court's Anti-Segregation Decision and racial mongrelization by the National Association For The Advancement of Colored People:

The Desegregation decision of the Supreme Court was one of the major events of 1954 affecting OUR WORK.

"This historic ruling is a significant high-water mark in the battle against discrimination on RACIAL, religious and ancestral grounds - - - a battle in which The American Jewish Committee has long been among those LEADING the assault.

"It was fitting therefore that WE WERE VERY CLOSELY INVOLVED WITH THE SUPREME COURT DECISION. Not only were we ACTIVE . . . in the filing of an amicus brief, but we CONTRIBUTED MATERIALLY TO THE SOCIAL THEORY upon which the desegregation decision was BASED.

"The ruling gave great weight to SOCIOLOGICAL AND PSYCHOLOGICAL FACTORS. It was from the mid-century WHITE HOUSE Conference on Children & Youth, headed by Melvin A. Glasser, that MUCH of the social theory WHICH INFLUENCED THE COURT'S DECISION, emerged. The fact-finding studies from which this theory evolved WOULD NOT HAVE BEEN MADE WERE IT NOT FOR THE AMERICAN JEWISH COMMITTEE."

If the foregoing confession from the horse's mouth doesn't convince the South that Jewry is behind desegregation and the NAACP, then nothing will.

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DO IT YOURSELF

To get your FREE copy of the list of all Congressmen and Senators and also the Committee and their members, write the CLERK HOUSE OF REPRESENTATIVES, Washington, D.C. After that all Americans should arm themselves with a large stack of writing paper and stamped envelopes, and write to all your Representatives and especially to the Committees and request that the things you want done be done the way you asked it.

Read and pass on!

CREDIT RACKETEERS

By the Judge

Why does the NAACP keep silent about the 50,000 law suits brought by Jewish shopkeepers in Washington, D.C., each year against their poor Negro victims of extortion?

On the floor of the United States Senate for two days, March 24th and March 25, 1959, Senator William Langer, of North Dakota, at pages 4529 to 4536, and pages 4685 to 4689 of THE CONGRESSIONAL RECORD, denounced what he called "credit racketeers" of Washington, D.C., who are responsible for the filing of nearly 50,000 law suits a year for each of the past two years, ninety (90%) per cent of which are against poor negroes living in the Washington, D.C. metropolitan area, most of the suits being brought by Jewish installment stores in the District of Columbia. One of these clothing dealers Bernard and Bertha Goldberg, trading as Long's Clothiers, of 731 Seventh Street, N.W. Washington, D.C. filed in one year 1320 of those law suits, another, Leon Tashof, trading as New York Jewelry Company, six doors away, filed 1269 law suits, while a third one, the Hollywood Credit Clothing Company, across the street and down on the next block, had its president, Herbert Kapiloff, admit under oath (page 4532 above) that his clothing firm had 45,000 accounts and in one year brought 3882 law suits against creditors.

These credit firms sell merchandise to these poor people at double its real value plus carrying charges, fees and interest, and when the poor purchaser falls behind in one payment, starts law suits which bring to their attorneys almost as much in court costs as the unpaid balance of the bill. These lawyers secure garnishee attachments against the white employers of these unfortunate negroes so that the creditor has his wages tied up, and not having money to support his family, either deserts his family which the City Welfare Department must support, or sometimes turns to robbery or larceny to obtain money to pay the Shylocks. Hundreds of white employers of these poor negroes have been dragged into court in these garnishee actions, and fed up to the teeth with losing time in court, simply fire the delinquent negro debtor who in many cases has to go on relief.

What has the NAACP, so zealous in getting negroes on golf links, or in white schools, or into white hotels, or in "block-busting" white residential areas, done to help these Washington, D.C. colored people who really need help? Exactly nothing. And why "exactly nothing?" Well, as the Jewish credit merchants are primarily responsible for this mess, and the NAACP is staffed mainly by Jewish lawyers, the NAACP would be committing financial suicide if they did anything that would show Jewish exploitation of colored people while at the same time posing as their great and good friends.

And the A.D.A. and the CIVIL LIBERTIES UNION gliberal lawyers are busy getting white people in hot water, they just can't mess around helping the negroes where they need help; furthermore, like their NAACP cousins, these outfits each have a legal staff almost 100% Jewish, and as they need contributions from these Jewish "credit racketeers" can you imagine them biting the Jewish hand that feeds them?

WHY DOESN'T ATTORNEY GENERAL ROGERS TRANSFER HIS BULLY BOYS FROM LITTLE ROCK UP TO 7th ST. N.W., in the District of Columbia, and throw some of that Shylock scum who infest that street out of the Nation's Capital, when he knows that the NAACP, ADA AND CIVIL LIBERTY GROUPS will never hurt their Shylock cousins?

—o— (Continued on Page 4) —o—

17TH AMENDMENT

—o— (Continued from Page 1) —o—

His only concern was to do good for his country. With stern integrity he scorned compromise to protect honesty. He stood as a bulwark against treasury raiding. He resisted the passage of foolish laws as nostrums for those ills inherent among men as social animals, ills that no law can cure. During the campaign for the 17th Amendment the slogan was used, "Let the people rule!" Who does the ruling now? Has there been any improvement? It was charged that "big business" bought and bribed members of the Legislatures to get their pet candidates into the Senate. What a shame, they probably had to use money for that purpose. Deep freezers were not invented then and mink and vicuna coats were not in style. Formerly, big business did worm its influence into the Senate, but another "big," this time big labor, wears the tarnished crown of command and bosses both the Senate and the House. We have no "checks and balances" now. They burned down the barn to kill the rats.

It is true that some members of our Legislatures are not mental giants, yet their intelligence must rank a little above that of the average voter, otherwise they would not be in the State Capital. In the selection of a Senator we need nothing more than just that, the judgment of men a little above the average in intelligence. The average has not produced the desired results.

It is certain no Legislature would choose a Senator because of his good looks, his ability to sing and play a guitar, or his nerve to stand before a crowd and yell, "I'll make every man a king." That is what the rank and file of voters have liked in the past. They enjoy having their day dreams excited by one with a tongue more potent than his brain, and who offers crude speculative theories taken from Communism and Socialism, promising wealth without work. Our Senators are now elected by the preponderance of votes from the big cities which occupy only a small area of a State. The other vast areas are always out-voted, areas with far different interests and cherished ambitions than those of the city voters who are herded to the polls by machine politicians.

The selection of a Senator should be made in the same manner as the enactment of a State law, considered and acted upon by the representatives from all sections of a State. It was the intent of the framers of the Constitution that the House was to represent the people while the Senate was to represent areas, regardless of population. That is the reason why each State, whether large or small, heavily or sparsely populated, has the same number of Senators.

Our grandfathers were responsible for the 17th Amendment. Grandpa did the deed. Grandma did not get the right to vote until 1920. In grandpa's day the words "brain-washing," with a hyphen, were used only in a slaughter house, and not as an easier spelled substitute for the word "propaganda." Grandpa was subjected to plenty of it. The Socialists, and every other egg-head political party of his day considered their "direct election of Senators" plank to be the best vote getter. The Socialists main argument was, "Let's try it. The results could not be any worse than the present system." How wrong they were.

Around 1900, the two major parties considered borrowing this plank. It did attract votes. Stealing planks from the Socialists paid off quite well for the Democrats some thirty years later. But the man who had the most to do with making direct election of Senators a reality was a President named Roosevelt, Theodore, that is, not Franklin D. During Theodore Roosevelt's terms as President, he was in constant conflict with the Senate. Nursing a bitter hate for foes, he determined to destroy the prestige of that body and put them in the same class as the House of Representatives, answerable direct to the people. He campaigned vigorously for this idea, even after he left office. He won,

and the nation lost.

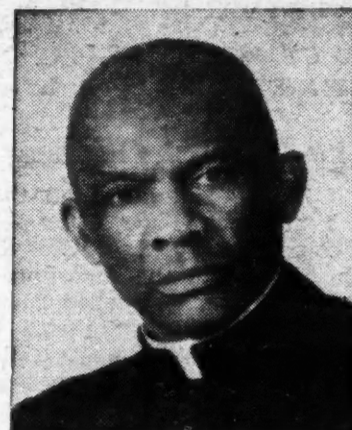
The fiscal welfare of the citizens of any nation depends upon a competent government. By their recent votes, the people have indicated that they like things as they are. They are uninformed. They know nothing of the weakness of our present form of government.

It may be possible to organize a movement to repeal the 17th Amendment. The need is apparent, the safety of the country demands it. Whether successful or not, it would at least arouse the people to demand better candidates for high offices. We should dedicate ourselves to see that sane and good government shall not remain forever in the retrospect of memory. This article, sent to your friends, can serve as a preliminary survey of facts. Additional copies of this issue may be obtained from COMMON SENSE.

Editors Note

A letter to Charles H. Ripley, 3801 Cole Ave., Apt. 204, Dallas 4, Texas, stating your views on this subject will be welcome.

LEAFLET AVAILABLE



Bishop C.C. Addison

Several months ago Archbishop C.C. Addison, spoke at our headquarters on "God is the Author of Segregation - the Devil is the Author of Integration". His talk was well received and many have asked for copies. This talk is now available in a neat 12 page pamphlet for the asking. Write direct to:

Archbishop C.C. Addison
The A.U.C. & C.L. Corp.
3802 Third Ave.,
New York (57), New York

We suggest sending stamps or a token offering to help defray cost of printing and mailing, and also to further the work of this organization.

CREDIT RACKETEERS

—o— (Continued from Page 3) —o—

Attorney General Rogers, as his predecessor, both of whom came out of Tom Dewey's office, cannot move until they get the word from Tom Dewey, and Dewey must listen to the New York Jews for whom he fronts.

RE: ARTICLE FROM DENVER.

We agree fully, but there are reasons why best not to publish; however, we will use another route.

If you wish you may contact us for confidence is sacred with us.

Editor

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Conde McGinley, Editor

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PROMINENT MEN IN HISTORY

JUDAS ISCARIOT - for 30 pieces of silver betrayed Christ, and delivered him to the so-called "Jews" who crucified him. When he had reflected on what he had done, he hanged himself.

BENEDICT ARNOLD received 6315 Pounds (British currency) for his act of betrayal of American Army Secrets to Major Andre. To escape his just punishment, he fled to England, where he received NEGLECT and SCORN from the British Government. Gradually sinking into melancholia and suffering from a nervous disease he died in London, unnoticed.

THE MEMBERS OF THE SUPREME COURT have concurred with the so-called "JEWS" and COMMUNISTS to emasculate THE DESTROYERS of our Civilization from PROSECUTION IN OUR COURTS, in their activities to destroy this Nation, and turn it over to THE ZIONISTS.

WHAT WILL THEIR REWARD BE FOR THIS DASTARDLY ACT? IS THERE NO ONE LEFT TO DEFEND THIS NATION?

BOMBS DROPPED BY TRUMAN ORDER.

Reprinted from National Defense, Arcadia, California.

Atomic Sickness From the nations leading Technical and Scientific Journal, we note an article describing the havoc which our unnecessary Atomic Bombing of Nagasaki and Hiroshima continues to exact on the survivors, and their descendants. The article reads:

"The deaths this year from "Atomic Sickness" are nearly double those of last year, which themselves were also nearly double those of the year before. Among the newly born more than one in seven is deformed or still born. Those who survived these bombings are a so-called 'Untouchable group' as other Japanese fear to marry them, because of the ill effects of radiation to which they were exposed, when we dropped the 'Murderous bombs'."

For The Skeptic

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